

## UNITED STATES DISTRICT COURT

## WESTERN DISTRICT OF LOUISIANA

## LAFAYETTE-OPELOUSAS DIVISION

## STIPULATION OF DISMISSAL

NOW INTO COURT, through undersigned counsel, come plaintiffs, HAROLD GUIDRY and LINDA GUIDRY defendant, C.R. BARD, INC., who, pursuant to Rule 41 of the Federal Rules of Civil Procedure, stipulate to the dismissal of defendant, C.R. BARD, INC., each party to bear their own costs, and reserving plaintiffs' rights against all other parties.

day of

SO ORDERED this

MO.

2006.

**DISTRICT** VUDGE

Aaron W. Guidry - #21632)

Porter & Guidry, L.L.C.

100 Rue Iberville, Suite 100

Lafayette, LA 70508

Tel: 337-289-0626 Fax: 337-289-0625

Attorney for plaintiffs,

Harold Guidry and Linda Guidry

Stanton E. Shuler, Jr. - #19152

LEAKE & ANDERSSON, L.L.P.

1100 Poydras Street

1700 Energy Centre

New Orleans, LA 70163

Tel./ (504) 585-7500

Fax./(504) 585-7775

Attorney for defendant, C.R. Bard, Inc.